EXHIBIT 14

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IN THE UNITED STATES DISTRICT COURT
 1
             FOR THE NORTHERN DISTRICT OF OHIO
 2.
                      EASTERN DIVISION
 3
    IN RE: NATIONAL
                            :
                                MDL No. 2804
    PRESCRIPTION OPIATE
                        : Case No. 17-md-2804
    LITIGATION
 4
    APPLIES TO ALL CASES : Hon. Dan A. Polster
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 6
                    HIGHLY CONFIDENTIAL
         SUBJECT TO FURTHER CONFIDENTIALITY REVIEW
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 9
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11
                      DECEMBER 18, 2018
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13
         VIDEOTAPED DEPOSITION OF EUGENE TOMMASI,
14
    taken pursuant to notice, was held at Marcus &
15
    Shapira, One Oxford Center, 35th Floor, Pittsburgh,
    Pennsylvania 15219, by and before Ann Medis,
16
    Registered Professional Reporter and Notary Public in
17
18
    and for the Commonwealth of Pennsylvania, on Tuesday,
19
    December 18, 2018, commencing at 9:00 a.m.
20
21
                 GOLKOW LITTGATION SERVICES
            877.370.3377 ph | 917.591.5672 fax
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                       deps@golkow.com
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- 1 Marcus & Shapira.
- THE VIDEOGRAPHER: The court reporter
- 3 today is Ann Medis, and she will now please swear
- 4 in the witness.
- 5 EUGENE TOMMASI,
- 6 having been first duly sworn, was examined
- 7 and testified as follows:
- 8 EXAMINATION
- 9 BY MR. HUDSON:
- 10 Q. Good morning, sir. Could you please
- 11 state your name for the record.
- 12 A. Yes. It's Eugene Tommasi.
- Q. And, Mr. Tommasi, do you reside here in
- the Pittsburgh area?
- 15 A. I do.
- Q. And are you currently the executive vice
- 17 president and chief supply chain and development
- officer for Giant Eagle?
- 19 A. I'm not.
- Q. What is your current role at Giant
- 21 Eagle?
- 22 A. I'm retired.
- Q. And when did you retire?
- 24 A. June 30 of 2018.
- Q. Prior to retiring, were you the

- 1 executive officer for supply chain and development
- 2 at Giant Eagle?
- A. Yes.
- 4 Q. And have you had your deposition taken
- 5 before?
- 6 A. I might have. I don't recall.
- 7 Q. Before we get going, let's just make
- 8 sure then that we are on the same page about how a
- 9 deposition works.
- 10 I'm going to be asking you questions, and
- then you will be answering. And from time to
- 12 time, counsel may object. But unless your counsel
- instructs you to answer -- not to answer the
- 14 question, I would ask you to answer the questions
- 15 you were asked.
- 16 Is that fair?
- 17 A. Sounds fair.
- 18 Q. You do understand that you're under oath
- as if we were in a courtroom in front of a judge
- 20 and a jury?
- 21 A. Yes.
- Q. If I ask a question and you answer, I'm
- 23 going to assume that you understood my question
- unless you ask me to clarify.
- 25 Is that fair?

- 1 questions.
- 2 EXAMINATION
- 3 BY MR. BARNES:
- Q. Mr. Tommasi, you were asked a few
- 5 questions just a couple minutes ago about business
- 6 meetings, and pharmacy meetings, and pharmacy
- 7 profitability, and how it related to the stores
- generally.
- 9 Do you recall those?
- 10 A. Yes.
- 11 Q. Do you recall any approach or strategy
- by Giant Eagle to increase sales of opioids at any
- time in any part of the company?
- 14 A. No.
- Q. Were any executives or pharmacists or
- 16 employees ever bonused or incentivized to increase
- the sale of opioids in any way, shape, or form?
- 18 A. No.
- 19 Q. You were asked a few questions about the
- 20 membership of the so-called pharmacy regulatory
- 21 review committee.
- Do you remember those questions? Who was
- 23 George Chunderlik, et cetera?
- Do you remember that?
- A. Yeah. I think a few minutes ago.